



## From the INTERNATIONAL SEARCHING AUTHORITY

To: APPLEYARD LEES

NOTIFICATION OF TRANSMITTAL OF

Attn. Neill, Alasta	air William		DNAL SEARCH REPORT
15 Clare Road	RECEIVED - HALIFAX	On III	L DECEARATION
Halifax, HX1 2HY	RECEIVED	(D)	OT Rule 44.1)
UNITED KINGDOM	O 4 MAY 2004	(FC	71 nuie 44.1)
	APPLEYARD LEES		
		Date of mailing	
·		(day/month/year) 03/0	5/2004
Applicant's or agent's file refere	nce		
RJP/DMH/Y2473		FOR FURTHER ACTION	See paragraphs 1 and 4 below
International application No.		International filing date	
PCT/GB 03/05472		(day/month/year) 15/3	12/2003
Applicant			
THE BOOTS COMPANY I	PLC		
1. X The applicant is hereb	y notified that the International Search	h Report has been established an	d is transmitted herewith
	s and statement under Article 19:		a to a sale interest in contract.
The applicant is entitle	d, If he so wishes, to amend the clain	ns of the international Application	(see Rule 46):
	it for filing such amendments Is norma Search Report; however, for more de		
Where? Directly to th	e International Bureau of WIPO		
	34, chemin des Colombettes 1211 Geneva 20, Switzerland		.,
	Fascimile No.: (41-22) 740.14.35	5	
For more detailed ins	structions, see the notes on the acco	ompanying sheet.	
	y notified that no International Searc effect is transmitted herewith.	h Report will be established and t	hat the declaration under
O D With reveal to the re-	intent project sourment of (on) addition	and fac(a) under Dula 40.0, the a	
	otest against payment of (an) addition		
	her with the decision thereon has been est to forward the texts of both the pro		
no decision has	been made yet on the protest; the ap	plicant will be notified as soon as	a decision is made.
4. Further action(s): The a	pplicant is reminded of the following:		
If the applicant wishes to a priority claim, must reach	m the priority date, the international a avoid or postpone publication, a notic the international Bureau as provided al preparations for international public	e of withdrawal of the international in Rules 90 <i>bis</i> .1 and 90 <i>bis</i> .3, res	al application, or of the
	priority date, a demand for internation itry into the national phase until 30 m		
before all designated Office	priority date, the applicant must perfo ses which have not been elected in the e elected because they are not boun	he demand or in a later election v	

Name and mailing address of the International Searching Authority	Authorized officer
European Patent Office, P.B. 5818 Patentiaan 2 NL-2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo ni, Fax: (+31-70) 340-3016	Dominique Hundt

### NOTES TO FORM PCT/ISA/220

These Notes are intended to give the basic instructions concerning the filing of amendments under article 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicant's Guide, a publication of WIPO.

In these Notes, "Article", "Rule", and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions respectively.

## INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international publication. Furthermore, it should be emphasized that provisional protection is available in some States only.

## What parts of the international application may be amended?

Under Article 19, only the claims may be amended.

During the international phase, the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

#### When?

Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

#### Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been its filed, see below.

#### How?

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

### What documents must/may accompany the amendments?

#### Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.



The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

## The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- [Where originally there were 48 claims and after amendment of some claims there are 51]:
   "Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims bearing the same numbers; claims 30, 33 and 36 unchanged; new claims 49 to 51 added."
- [Where originally there were 15 claims and after amendment of all claims there are 11]: "Claims 1 to 15 replaced by amended claims 1 to 11."
- [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims]:
   "Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added." or
   "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- 4. [Where various kinds of amendments are made]: "Claims 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 14; claim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added."

#### "Statement under article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the amended claims.

It must be in the language in which the international appplication is to be published.

It must be brief, not exceeding 500 words if in English or if translated into English.

It should not be confused with and does not replace the letter indicating the differences between the claims as filed and as amended. It must be filed on a separate sheet and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1)."

It may not contain any disparaging comments on the international search report or the relevance of citations contained in that report. Reference to citations, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

#### Consequence if a demand for international preliminary examination has already been filed

If, at the time of filing any amendments under Article 19, a demand for international preliminary examination has already been submitted, the applicant must preferably, at the same time of filing the amendments with the International Bureau, also file a copy of such amendments with the International Preliminary Examining Authority (see Rule 62.2(a), first sentence).

#### Consequence with regard to translation of the international application for entry into the national phase

The applicant's attention is drawn to the fact that, where upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see Volume II of the PCT Applicant's Guide.



(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference		n of Transmittal of International Search Report
RJP/DMH/Y2473	ACTION (Form PC1/IS)	V220) as well as, where applicable, item 5 below.
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)
PCT/GB 03/05472	15/12/2003	16/12/2002
Applicant		, , , , , , , , , , , , , , , , , , , ,
THE BOOTS COMPANY PLC		
This International Search Report has bee according to Article 18. A copy is being to		authority and is transmitted to the applicant
This International Search Report consists  It is also accompanied by	s of a total of sheets.  y a copy of each prior art document cited in	his report.
1. Basis of the report		
	international search was carried out on the dess otherwise indicated under this item.	basis of the international application in the
the international search v Authority (Rule 23.1(b)).	vas carried out on the basis of a translation	of the international application furnished to this
was carried out on the basis of the contained in the internation		e international application, the international search
1 H	o this Authority in written form.	
	o this Authority in computer readble form.	
the statement that the su		g does not go beyond the disclosure in the
		m is identical to the written sequence listing has been
2. X Certain claims were for	und unsearchable (See Box I).	
3. Unity of invention is lac	king (see Box II).	
4. With regard to the title,		
the text is approved as s	ubmitted by the applicant.	
X the text has been establi	shed by this Authority to read as follows:	
MEDICINAL COMPOSITION	S COMPRISING A CORE AND A	FILM BASED ON MODIFIED CELLULOSE
DERIVATIVES		
5. With regard to the abstract,		
the text has been establi	submitted by the applicant. Ished, according to Rule 38.2(b), by this Au In e date of mailing of this international searc	hority as it appears in Box iil. The applicant may, if report, submit comments to this Authority.
6. The figure of the drawings to be put		
as suggested by the app	•	None of the figures.
because the applicant fa	•	
because this figure bette	er characterizes the invention.	

International Archion No PCT/GB 03 472

A. CLASSIFICATION OF SUBJECT MATTER
IPC 7 A61K9/00 A61K9/48

According to International Patent Classification (IPC) or to both national classification and IPC

#### B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols)  $IPC \ 7 \qquad A61K$ 

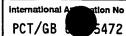
Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

EPO-Internal, WPI Data, PAJ, BIOSIS, EMBASE

C. DOCUM	ENTS CONSIDERED TO BE RELEVANT	
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
Y	FR 2 750 859 A (MAUREL SANTE) 16 January 1998 (1998-01-16) claims 1-12 page 2, line 6 -page 9, line 2	1-18
X	WO 98/34612 A (PANKHANIA MAHENDRA GOVIND; BOOTS CO PLC (GB); YURDAKUL SARUHAN (GB) 13 August 1998 (1998-08-13) claims 1,7	1,7,14, 15
Y	page 4, line 5 -page 6, line 28 examples 1,3	1-18
X	US 5 158 777 A (ABRAMOWITZ ROBERT ET AL) 27 October 1992 (1992-10-27) claims 1,6,7 column 2, line 29 -column 4, line 25 example 3	1,14,15
	-/- <del>-</del>	

Y Further documents are listed in the continuation of box C.	χ_ Patent family members are listed in annex.
Special categories of cited documents:  'A' document defining the general state of the art which is not considered to be of particular relevance  'E' earlier document but published on or after the international filling date  'L' document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)  'O' document referring to an oral disclosure, use, exhibition or other means  'P' document published prior to the International filling date but later than the priority date claimed	<ul> <li>'T' later document published after the international filling date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention</li> <li>'X' document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone</li> <li>'Y' document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combined with one or more other such documents, such combination being obvious to a person skilled in the art.</li> <li>'&amp;' document member of the same patent family</li> </ul>
Date of the actual completion of the international search  8 April 2004	Date of mailing of the international search report 03/05/2004
Name and mailing address of the ISA  European Patent Office, P.B. 5818 Patentiaan 2  NL - 2280 HV Rijswijk  Tet. (+31-70) 340-2040, Tx. 31 651 epo nl,  Fax: (+31-70) 340-3016	Authorized officer Schifferer, H



	PCT/GB	5472
ation) DOCUMENTS CONSIDERED TO BE RELEVANT		
Citation of document, with indication, where appropriate, of the relevant passages		Relevant to claim No.
FUKUI E ET AL: "Studies on applicability of press-coated tablets using hydroxypropylcellulose (HPC) in the outer shell for timed-release preparations" JOURNAL OF CONTROLLED RELEASE, ELSEVIER SCIENCE PUBLISHERS B.V. AMSTERDAM, NL, vol. 68, no. 2, 10 August 2000 (2000-08-10), pages 215-223, XP004228952 ISSN: 0168-3659 abstract page 216, right-hand column, line 20 -page 217, left-hand column, line 26 figures 3,6-8		1,14,15
GB 2 195 248 A (PROCTER & GAMBLE) 7 April 1988 (1988-04-07) claims 1,8,10,21 page 2, line 61 -page 4, line 16 page 5, line 56 -page 6, line 55		1,14,15
WO 02/102356 A (INCHLEY ANDREW JOHN ;BOOTS CO PLC (GB); VAUGHAN KENNETH DONALD (GB) 27 December 2002 (2002-12-27) page 2, line 6 -page 16, line 10 claims 1-14 examples 1-14		1,7-11, 14-18
WO 03/026612 A (THOMAS MARTIN ;BUNICK FRANK J (US); BURKE JOHN (US); LEE DER-YANG) 3 April 2003 (2003-04-03) claims 1-6 paragraphs '0062!-'0069! paragraphs '0075!,'0076! paragraphs '0106!-'0112!,'0117!		1,15-17
US 2003/228361 A1 (MCCALL TROY W ET AL) 11 December 2003 (2003-12-11) claims 1,11-17,46-50 paragraphs '0106!,'0107!,'0112!		1,14,15
	FUKUI E ET AL: "Studies on applicability of press-coated tablets using hydroxypropylcellulose (HPC) in the outer shell for timed-release preparations" JOURNAL OF CONTROLLED RELEASE, ELSEVIER SCIENCE PUBLISHERS B.V. AMSTERDAM, NL, vol. 68, no. 2, 10 August 2000 (2000-08-10), pages 215-223, XP004228952 ISSN: 0168-3659 abstract page 216, right-hand column, line 20 -page 217, left-hand column, line 26 figures 3,6-8  GB 2 195 248 A (PROCTER & GAMBLE) 7 April 1988 (1988-04-07) claims 1,8,10,21 page 2, line 61 -page 4, line 16 page 5, line 56 -page 6, line 55  WO 02/102356 A (INCHLEY ANDREW JOHN ;BOOTS CO PLC (GB); VAUGHAN KENNETH DONALD (GB) 27 December 2002 (2002-12-27) page 2, line 6 -page 16, line 10 claims 1-14 examples 1-14  WO 03/026612 A (THOMAS MARTIN ;BUNICK FRANK J (US); BURKE JOHN (US); LEE DER-YANG) 3 April 2003 (2003-04-03) claims 1-6 paragraphs '0062!-'0069! paragraphs '0075!, '0076! paragraphs '0106!-'0112!, '0117!  US 2003/228361 A1 (MCCALL TROY W ET AL) 11 December 2003 (2003-12-11) claims 1,11-17,46-50	cation) DOCUMENTS CONSIDERED TO BE RELEVANT  Citation of document, with indication, where appropriate, of the relevant passages  FUKUI E ET AL: "Studies on applicability of press-coated tablets using hydroxypropylcellulose (HPC) in the outer shell for timed-release preparations" JOURNAL OF CONTROLLED RELEASE, ELSEVIER SCIENCE PUBLISHERS B.V. AMSTERDAM, NL, vol. 68, no. 2, 10 August 2000 (2000-08-10), pages 215-223, XP004228952 ISSN: 0168-3659 abstract page 216, right-hand column, line 20 -page 217, left-hand column, line 26 figures 3,6-8  GB 2 195 248 A (PROCTER & GAMBLE) 7 April 1988 (1988-04-07) claims 1,8,10,21 page 2, line 61 -page 4, line 16 page 5, line 56 -page 6, line 55  WO 02/102356 A (INCHLEY ANDREW JOHN ;BOOTS CO PLC (GB); VAUGHAN KENNETH DONALD (GB) 27 December 2002 (2002-12-27) page 2, line 6 -page 16, line 10 claims 1-14 examples 1-14  WO 03/026612 A (THOMAS MARTIN ;BUNICK FRANK J (US); BURKE JOHN (US); LEE DER-YANG) 3 April 2003 (2003-04-03) claims 1-6 paragraphs '0062!-'0069! paragraphs '0075!,'0076! paragraphs '0075!,'0076! paragraphs '0075!,'0076! paragraphs '0106!-'0112!,'0117!  US 2003/228361 A1 (MCCALL TROY W ET AL) 11 December 2003 (2003-12-11) claims 1,11-17,46-50

## FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

Continuation of Box I.2

Claims Nos.: 1-18 in part

Present claims 1/2-18 (in part) relate to a product defined by reference to a desirable characteristic or property, namely to comprise

"a non-expanded film material" (see claim 1).

The claims cover all products having this characteristic or property, whereas the application provides support within the meaning of Article 6 PCT and/or disclosure within the meaning of Article 5 PCT for only a very limited number of such products. In the present case, the claims so lack support, and the application so lacks disclosure, that a meaningful search over the whole of the claimed scope is impossible. Independent of the above reasoning, the claims also lack clarity (Article 6 PCT). An attempt is made to define the product by reference to a result to be achieved. Again, this lack of clarity in the present case is such as to render a meaningful search over the whole of the claimed scope impossible. Consequently, the search has been carried out for those parts of the claims which appear to be clear, supported and disclosed, namely those parts relating to the products having a film or coating

-comprising hydroxypropyl methylcellulose (see claim 15)
-comprising modified cellulose material (see claim 1 b) and page 5, line 22 up to page 4, line 11).

The applicant's attention is drawn to the fact that claims, or parts of claims, relating to inventions in respect of which no international search report has been established need not be the subject of an international preliminary examination (Rule 66.1(e) PCT). The applicant is advised that the EPO policy when acting as an International Preliminary Examining Authority is normally not to carry out a preliminary examination on matter which has not been searched. This is the case irrespective of whether or not the claims are amended following receipt of the search report or during any Chapter II procedure.



Box I	Observations where certain claims were found unsearchable (Continuation of item 1 of first sheet)
This Inter	mational Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
	Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:
	Claims Nos.: 1-18 in part because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful International Search can be carried out, specifically: see FURTHER INFORMATION sheet PCT/ISA/210
	Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box II	Observations where unity of invention is lacking (Continuation of item 2 of first sheet)
This Inter	mational Searching Authority found multiple inventions in this international application, as follows:
	•
1.	As all required additional search fees were timely paid by the applicant, this international Search Report covers all searchable claims.
2.	As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
3.	As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:
4.	No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:
Remark	on Protest  The additional search fees were accompanied by the applicant's protest.  No protest accompanied the payment of additional search fees.

nform on patent family members

PCT/GB 5472

					CI/GB	34/2
Patent document cited in search report		Publication date		Patent family member(s)		Publication date
FR 2750859	Α	16-01-1998	FR	2750859	A1	16-01-1998
			ΑÜ	3772697		09-02-1998
			CA	2295866		22-01-1998
			EP	0910341		28-04-1999
		,	WO	9802140		22-01-1998
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			AU	724526	B2	21-09-2000
			ΑU	6295598	Α	26-08-1998
			BG	103632	Α	31-03-2000
	•		CA	2279184	A1	13-08-1998
			CN	1115150		23-07-2003
			CZ	9902709		13-10-1999
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			DK	1017388		13-10-2003
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			NO	993784		22-09-1999
			PL	335089		10-04-2000
			PT	1017388		31-12-2003
			RU	2195935		10-01-2003
			SK	106299		14-08-2000
			TR	9901782		21-09-1999
			ZA 	9800968 	A 	06-08-1998
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GB 2195248	Α	07-04-1988 	NONE			
WO 02102356	Α	27-12-2002	EP	1401403		31-03-2004
			WO	02102356	A2	27-12-2002
WO 03026612	Α	03-04-2003	US	2003068367		10-04-2003
			US	2003072799		17-04-2003
			US	2003086973		08-05-2003
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			115	ついいつコワグコロウ	Δ1	03-07-2003
			US	2003124183		12 A1 AAA
			BR	0206061	Α	13-01-2004
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			BR BR BR CA CA	0206061 0206062 0206086 2446759 2446760	A A A A1 A1	13-01-2004 23-12-2003 03-04-2003 03-04-2003
	·		BR BR BR CA CA	0206061 0206062 0206086 2446759 2446760 2447984	A A A1 A1 A1	13-01-2004 23-12-2003 03-04-2003 03-04-2003 03-04-2003
	·		BR BR CA CA CA NO	0206061 0206062 0206086 2446759 2446760 2447984 20032362	A A A1 A1 A1	13-01-2004 23-12-2003 03-04-2003 03-04-2003 03-04-2003 14-07-2003
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			BR BR CA CA NO NO WO	0206061 0206062 0206086 2446759 2446760 2447984 20032362 20032363 20032364 03028990	A A A A A A A A A	13-01-2004 23-12-2003 03-04-2003 03-04-2003 14-07-2003 23-07-2003 25-07-2003 10-04-2003
			BR BR CA CA NO NO WO WO	0206061 0206062 0206086 2446759 2446760 2447984 20032362 20032363 20032364 03028990 03026624	A A A A A A A A A A A A A A A A A A A	13-01-2004 23-12-2003 03-04-2003 03-04-2003 14-07-2003 23-07-2003 25-07-2003 10-04-2003 03-04-2003
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			BR BR CA CA NO NO WO WO WO	0206061 0206062 0206086 2446759 2446760 2447984 20032362 20032364 03028990 03026624 03026625 03026626	A A A A1 A1 A A A A1 A1 A1 A1	13-01-2004 23-12-2003 03-04-2003 03-04-2003 14-07-2003 23-07-2003 25-07-2003 10-04-2003 03-04-2003 03-04-2003
			BR BR CA CA NO NO WO WO WO WO	0206061 0206062 0206086 2446759 2446760 2447984 20032362 20032363 20032364 03028990 03026624 03026625 03026626	A A A A1 A1 A A A A1 A1 A1 A2 A2	13-01-2004 23-12-2003 03-04-2003 03-04-2003 14-07-2003 23-07-2003 25-07-2003 10-04-2003 03-04-2003 03-04-2003 03-04-2003
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			BR BR CA CA NO NO WO WO WO WO	0206061 0206062 0206086 2446759 2446760 2447984 20032362 20032363 20032364 03028990 03026624 03026625 03026626	A A A A1 A1 A A A A1 A1 A2 A2 A2 A1	13-01-2004 23-12-2003 03-04-2003 03-04-2003 14-07-2003 23-07-2003 25-07-2003 10-04-2003 03-04-2003 03-04-2003 03-04-2003

or patent family members

International Appetion No
PCT/GB 5472

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